

CHAPTER II

# IN THE UNITED STATES ELECTED OFFICE (EO/US)

PCT/GB03/00043	January 8, 2003	January 11, 2002
INTERNATIONAL APPLICATION NO.	INTERNATIONAL FILING DATE	PRIORITY DATE CLAIMED
Flow Mixer Shuttle		
TITLE OF INVENTION		
Jeremy Philip SWADLING		
APPLICANT(S)		

Mail Stop PCT Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

# COMPLETION OF FILING REQUIREMENTS FOR INTERNATIONAL APPLICATION ENTERING U.S. NATIONAL STAGE IN U.S. ELECTED OFFICE (EO/US) UNDER 35 U.S.C. § 371

(check and complete the applicable item, if applicable)

This replies to the Notice of Missing Requirements under 35 U.S.C. § 371 and 37 C.F.R. § 1.495 (FORM PCT/DO/EO/905).

A copy of FORM PCT/DO/EO/905 accompanies this response.

#### EXPRESS MAILING UNDER 37 C.F.R. § 1.10\*

(Express Mail label number is mandatory.)
(Express Mail certification is optional.)

I hereby certify that this paper, along with any document referred to, is being deposited with the United States Postal Service on this date  $\frac{\text{April }11,\ 2005}{\text{April }11,\ 2005}$ , in an envelope addressed to the Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 as "Express Mail Post Office to Addressee" Mailing Label No.  $\frac{\text{EV }562514905\ \text{US}}{\text{EV }562514905\ \text{US}}$ 

Lissette Ramos
(type or print name progression mailing paper)
Signature of person certifying

**WARNING:** Certificate of mailing (first class) or facsimile transmission procedures of 37 C.F.R. 1.8 cannot be used to obtain a date of mailing or transmission for this correspondence.

\*WARNING: Each paper or fee filed by "Express Mail" must have the number of the "Express Mail" mailing label placed thereon prior to mailing. 37 C.F.R. 1.10(b).

"Since the filing of correspondence under § 1.10 without the Express Mail mailing label thereon is an oversight that can be avoided by the exercise of reasonable care, requests for waiver of this requirement will not be granted on petition." Notice of Oct. 24, 1996, 60 Fed. Reg. 56,439, at 56,442.

(Completion of Filing Requirements for International Application Entering U.S. Elected Office (EO/US)

[13–19]—page 1 of 6)

WARNING: Where the items being submitted to complete the entry of the international application into the national phase are subsequent to 30 months from the priority date the application is still considered to be in the international state and if mailing procedures are utilized to obtain a date the express mail procedure of 37 C.F.R. § 1.10 must be used (because international application papers are not covered by an ordinary certificate of mailing. 37 C.F.R. § 108(2)(xi).

NOTE: Documents and fees must be clearly identified as a submission to enter the national stage under 35 U.S.C. § 371. Otherwise, the submission will be considered as being made under 35 U.S.C. § 111. 37 C.F.R. § 1.495(g).

#### **DECLARATION OR OATH**

NOTE: 37 C.F.R. § 1.495(c): "If applicant complies with paragraph (b) of this section before expiration of thirty months from the priority date but omits . . . the oath or declaration of the inventor (35 U.S.C. 371(c)(4) and § 1.497), if a declaration of inventorship in compliance with § 1.497 has not been previously Aater than the expiration of thirty months after the priority date."

submitted in the international application under PCT Rule 4.17(iv) within the time limits provided for in PCT Rule 26ter.1, applicant will be so notified and given a period of time within which to file the . . . oath or declaration in order to prevent abandonment of the application. . . . The payment of the surcharge set forth in § 1.492(e) is required for acceptance of the oath or declaration of the inventor No original declaration or oath was filed. Enclosed is the original declaration or oath for this application. OR The declaration or oath that was filed was determined to be defective. A new original oath or declaration is attached. NOTE: For surcharge fee for filing declaration after filing date complete item IV(2). NOTE: Acceptable minimums in the declaration in an ordinarily filed U.S. application for identification of the specification to which it applies are: (A) application number (consisting of the series code and the serial number, e.g., 08/123,456); (B) serial number and filing date; (C) attorney docket number which was on the specification as filed; (D) title which was on the specification as filed and reference to an attached specification which is both attached to the oath or declaration at the time of execution and submitted with the oath or declaration; or (E) title of the inventor which was on the specification as filed and accompanied by a cover letter accurately identifying the application for which it was intended by either the application number (consisting of the series code and the serial number, e.g., 08/123,456), or serial number and filing date. Absent any statement(s) to the contrary, it will be presumed that the application filed in the PTO is the application which the inventor(s) executed by signing the oath or declaration. M.P.E.P. § 602, 8th ed. NOTE: Another minimum found acceptable in the declaration is the filing date (i.e., date of express mail) and the express mail number, useful where the serial number is not yet known. But note the practice where the express mail deposit is a Saturday, Sunday or holiday within the District of Columbia. 37 C.F.R. § 1.10(c). NOTE: See 37 C.F.R. § 1.41(a).

☐ The original oath was objected to. A new original oath is attached.

(complete (c) or (d), if applicable)

#### Attached is a

(c)	Statement by a registered attorney that the application filed in the PTO is the
	application that the inventor executed by signing the declaration.

Statement that the "attached" specification is a copy of the specification and any amendments thereto that were filed in the PTO to obtain the filing date.

(Completion of Filing Requirements for International Application Entering U.S. Elected Office (EO/US) [13-19]—page 2 of 6)

# **AMENDMENT**

•	II.			(complete as applicable	9	
		□ A	n amendment i	n accordance with 37 C.F.R	. § 1.121 is att	ached.
			The attached	amendment cancels claims	3 ir	nclusive.
				MITTAL OF ENGLISH TR DN-ENGLISH LANGUAG		
	III. [	tion	al application p	is an English translation of apers as originally filed. It is or examination purposes in the	requested that	this translation be
	NOT			non-English application and submis	sion of an English	translation later than 30
	NOT		n-English oath or de C.F.R. § 1.69(b).	eclaration in the form provided or ap	proved by the PTO	need not be translated.
				FEES		
	IV.					
	NOT	E: See	37 C.F.R. § 1.28(a)			
	1.	□ e (3	37 C.F.R. § 1.49 ach claim in ex			\$
	0	□ n	nultiple depende 37 C.F.R. § 1.49	92(c))—\$18.00; small entity— ent claims(s) 92(d))—\$280.00; small entity-		\$
	2.	IZ∕S tl	nirty months fro	ng the oath or declaration la m the priority date pursuant 0.00; small entity—\$65.00		\$
	NOT	E: The	processing fee in th	ne next item 3 below is not subject	to a reduction for	small entity status.
	3.	а		lish translation of an internat than thirty months after the : \$130.00		\$
04/14/2005 MKAYPA	GH 00000	)127 105	01290			<b>e</b> 130.00
01 FC:1617			130.00 OP	Total fees		\$
				SMALL ENTITY STAT	us	
	<b>V.</b> a.		An assertion tha 37 C.F.R. § 1.28(a)	t this filing is by a small ent	ity	
			(cl	neck and complete applicabl	e items)	
			is attached.			
			was filed on			
			] was made b	y paying the basic national	fee as a small	entity.
			] is being mad	de now by paying the basic	national fee as	a small entity.
	b.		separate refun	d request accompanies this	paper.	
		(Com	pletion of Filing Re	quirements for International Applica	ition Entering U.S.	Elected Office (EO/US) [13-19]page 3 of 6)

# **EXTENSION OF TIME**

(complete (a) or (b), as applicable)

VI. The proceedings herein a C.F.R. § 1.136(a) apply.	re for a patent application	on. Accordingly, the provisions of 37
		e, the fees for which are set out in other of months checked out below:
<ul> <li>one month</li> <li>two months</li> <li>three months</li> <li>four months</li> <li>five months</li> </ul>	\$ 110.00 \$ 410.00 \$ 930.00 \$ 1,450.00 \$ 1,970.00	\$ 55.00 \$ 205.00 \$ 465.00 \$ 725.00 \$ 985.00
	Fee:	\$
If an additional extension of	f time is required, pleas	e consider this a petition therefor.
(check and	d complete the next ite	m, if applicable)
therefor of \$ months of extension	is deducte	already been secured. The fee paid od from the total
/	or	
tional petition is be	eing made to provide for	m is required. However, this condi- or the possibility that applicant has stition and fee for extension of time.
	TOTAL FEE DUI	E
VII. The total fee due is:		
Completion fee(s)		\$ 130.00
Extension fee (if any)		\$
	ТО	TAL FEE DUE \$ 130.00
	PAYMENT OF FE	ES
VIII.		
☐ Attached is a ☐ c	heck Imoney order in	the amount of \$
Authorization is he to Deposit Acc	00 0110	e amount of \$DEFICIENCIES ONLY
☐ to Credit card tion form PTO		ed credit card information authoriza-
		this form as it may become public.
Charge any addition in the manner auth		is paper or credit any overpayment
A duplicate of this pap	er is attached.	
(Completion of Filing Requ	irements for International App	lication Entering U.S. Elected Office (EO/US) [13-19]—page 4 of 6)

IX.

WARNING: Accurately count claims, especially multiple dependant claims, to avoid unexpected high charges if extra claims are authorized. NOTE: "A written request may be submitted in an application that is an authorization to treat any concurrent or future reply, requiring a petition for an extension of time under this paragraph for its timely submission, as incorporating a petition for extension of time for the appropriate length of time. An authorization to charge all required fees, fees under § 1.17, or all required extension of time fees will be treated as a constructive petition for an extension of time in any concurrent or future reply requiring a petition for an extension of time under this paragraph for its timely submission. Submission of the fee set forth in § 1.17(a) will also be treated as a constructive petition for an extension of time in any concurrent reply requiring a petition for an extension of time under this paragraph for its timely submission." 37 C.F.R. § 1.136(a)(3). NOTE: "Amounts of twenty-five dollars or less will not be returned unless specifically requested within a reasonable time, nor will the payer be notified of such amounts; amounts over twenty-five dollars may be returned by check or, if requested, by credit to a deposit account." 37 C.F.R. § 1.26(a). Please charge, in the manner authorized above, the following additional fees that may be required by this paper and during the entire pendency of this application: 37 C.F.R. §§ 1.492(a)(1), 1.492(a)(4) (filing fees) 37 C.F.R. § 1.492(b), (c), and (d) (presentation of extra claims) NOTE: Because additional fees for excess or multiple dependent claims not paid on filing or on later presentation must only be paid or these claims cancelled by amendment prior to the expiration of the time period set for response by the PTO in any notice of fee deficiency (37 C.F.R. § 1.16(d)), it might be best not to authorize the PTO to charge additional claim fees, except possibly when dealing with amendments after final action. ☐ 37 C.F.R. § 1.17 (application processing fees) ☐ 37 C.F.R. § 1.17(a)(1)-(5) (extension fees pursuant to § 1.136(a). ☐ 37 C.F.R. § 1.18 (issue fee at or before mailing of Notice of Allowance, pursuant to 37 C.F.R. § 1.311(b). NOTE: Section 1.311(b) provides that an authorization to charge the issue fee (§ 1.18) to a deposit account may be filed in an individual application only after the mailing of the notice of allowance. Accordingly, general authorizations to pay fees and specific authorizations to pay the issue fee that are filed prior to the mailing of a notice of allowance will generally not be treated as requesting payment of the issue fee and will not be given effect to act as a reply to the notice of allowance. Applicant, when paying the issue fee, should submit a new authorization to charge fees, such as by completing box 6b on the current PTOL-85B form. Where no reply to the notice of allowance is received, the application will stand abandoned notwithstanding the presence of general authorizations to pay fees or a specific authorization to pay the issue fee that were submitted prior to mailing of the notice of allowance. Where an attempt is made to pay the issue fee but an incorrect amount is submitted, § 1.311(b)(1), or where the Office's issue fee transmittal form (currently PTOL-85(B)) is completed by applicant and submitted, § 1.311(b)(2), in reply to a notice of allowance, an exception will be made. Such submissions will operate as a request to charge the issue fee to any deposit account identified in a previously filed (i.e., submitted prior to the mailing of the notice of allowance) authorization to charge fees, and will be allowed to act as payment of the correct issue fee. § 1.311(b). See also the change to § 1.26(b). Notice of September 8, 2000, Fed. Reg. 54603-54683, at 54646 and 54647. NOTE: 37 C.F.R. § 1.28(b) requires "Notification of any change in loss of entitlement to small entity status must be filed in the application . . . prior to paying, or at the time of paying . . . issue fee." From the wording of 37 C.F.R. § 1.28(b): (a) notification of change of status must be made even if the fee is paid as "other than a small entity" and (b) no notification is required if the change is to another small entity. 37 C.F.R. § 1.492(e) and/or (f) surcharge fees for filing the declaration and/or an English translation of an international application later than 30 months from the earliest-claimed priority date.

WARNING: It would be wise to always check this last authorization.

(Completion of Filing Requirements for International Application Entering U.S. Elected Office (EO/US)
[13–19]—page 5 of 6)

Reg. No.: 27

27,550

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SIGNATURE OF PRACTITIONER

Alfred A. Fressola

(type or print name of practitioner)

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(Completion of Filing Requirements for International Application Entering U.S. Elected Office (EO/US)

[13–19]—page 6 of 6)



# United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE UNITED STATES DEPARTMENT OF COMMI United States Patent and Trademark Office Address COMMISSIONER FOR PATENTS PO. Box 1450 Alexandria, Viginia 22313-1450 www.usplu.gov

FIRST NAMED APPLICANT ATTY, DOCKET NO. U.S. APPLICATION NUMBER NO 10/501,290 Jeremy Philip Swadling 508-074.003

INTERNATIONAL APPLICATION NO.

PCT/GB03/00043

LA. FILING DATE PRIORITY DATE 01/08/2003

01/11/2002

Alfred A Fressola Ware Fressola Van Der Sluys & Adolphson **Bradford Green Building Five** 755 Main Street P O Box 224 Monroe, CT 06468

**CONFIRMATION NO. 5681 371 FORMALITIES LETTER** 

\*OC000000015137441\*

Date Mailed: 02/09/2005

# NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US)

The following items have been submitted by the applicant or the IB to the United States Patent and Trademark Office as a Designated / Elected Office (37 CFR 1.495).

- Copy of the International Application filed on 07/12/2004
- Copy of the International Search Report filed on 07/12/2004
- Copy of IPE Report filed on 07/12/2004
- Preliminary Amendments filed on 07/12/2004
- Information Disclosure Statements filed on 07/12/2004
- Reguest for Immediate Examination filed on 07/12/2004
- U.S. Basic National Fees filed on 07/12/2004
- Priority Documents filed on 07/12/2004

The following items MUST be furnished within the period set forth below in order to complete the requirements for acceptance under 35 U.S.C. 371:

- Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), identifying the application by the International application number and international filing date.
- \$130 Surcharge for providing the oath or declaration later than 30 months from the priority date (37 CFR) 1.492(e)) is required. RECEIVED

SUMMARY OF FEES DUE:

Total additional fees required for this application is \$130 for a Large Entity:

• \$130 Late oath or declaration Surcharge.

WARE, FRESSOLA, VAN DER SLUYS **R ADOLPHSON** 

FEB 1 4 2005

ANS'D. as

ALL OF THE ITEMS SET FORTH ABOVE MUST BE SUBMITTED WITHIN TWO (2) MONTHS FROM THE

# DATE OF THIS NOTICE OR BY 32 MONTHS FROM THE PRIORITY DATE FOR THE APPLICATION, WHICHEVER IS LATER. FAILURE TO PROPERLY RESPOND WILL RESULT IN ABANDONMENT.

The time period set above may be extended by filing a petition and fee for extension of time under the provisions of 37 CFR 1.136(a).

Applicant is reminded that any communications to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above (37 CFR 1.5)

A copy of this notice MUST be returned with the response.

DARRELL C COTTMAN

Telephone: (703) 308-9140 EXT 203

### PART 1 - ATTORNEY/APPLICANT COPY

U.S. APPLICATION NUMBER NO.	INTERNATIONAL APPLICATION NO.	ATTY. DOCKET NO.
10/501,290	PCT/GB03/00043	508-074.003

FORM PCT/DO/EO/905 (371 Formalities Notice)